UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

Scott Kimball v.	Plaintiff,	
Bonk Air Transport, Inc.) 1:08-cv-154-JM))
	Defendant.) _)

JOINT STIPULATION OF DISMISSAL

Pursuant to Federal Rule of Civil Procedure 41 and Local Rule 41.1, plaintiff Scott Kimball, and defendant Bonk Air Transport, Inc. hereby stipulate that all claims in this action shall be, and hereby are, dismissed with prejudice and without costs to either party.

Respectfully submitted, Bonk Air Transport, Inc. By Its Attorneys, SHAHEEN & GORDON, P.A.

March 11, 2009

By: /s/ Karyn P. Forbes #834 Karyn P. Forbes, Esq. NH Bar No. 834 107 Storrs Street P.O. Box 2703 Concord, NH 03302-2703 (603) 225-7262

> Respectfully submitted, Scott Kimball, By His Attorneys, NIXON, RAICHE, VOGELMAN, BARRY &

SLAWSKY, P.A.

March 11, 2009

By: /s/ David P. Slawsky #6591 NH BarNo. 6591 77 Central Street Manchester, NH 03101 (603) 669-7070

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing JOINT STIPULATION FOR DISMISSAL was served on this 11th day of March 2009, and in the manner specified herein:

Electronically Served Through ECF:

David P. Slawsky, Esq., slawsky@comcast.net

March 11, 2009 By: <u>/s/ Karyn P. Forbes</u>, #834

Karyn P. Forbes, Esq.

New Hampshire Bar No. 834